

Ladies' and Children's Winter Coverings.

W. E. BELL

Has the Largest Stock of Ladies' and Children's Cloaks in Abbeville County,

In all the new Wraps and Materials bought direct from the Manhattan Cloak and Suit Factory of New York, they guarantee fit and style. I offer one of the largest Stocks of Millinery and Dress Goods in Upper Carolina, at the very lowest price. My line of Millinery and Dress Goods Trimmings are the finest I have ever handled. Black Goods in all the new materials from 10c. to \$1.25 per yard. Colored Dress Goods in all the new shades. Black and Colored Dress Silks in the best brands, guaranteed not to split. Corsets in ten different styles. Ladies Collars and Cuffs, Copiope Lisse, Veilings. Ladies Kid and Cashmere Gloves, in Black and Colors. Clement and Ball's Shoes for Ladies and Children, every pair guaranteed. Remember I can save you money on every dollar you buy.

W. E. Bell.

Galloway & Son

HAVE Received the LARGEST STOCK of GOODS Ever Bought by Them.

OUR line of Ladies and Gents Shoes are unsurpassed. The reputation of the Douglas Shoes for WEAR and STYLE is established. The Ladies Eagle Shoe is not a whit behind the Gents Douglas Shoes.

LADIES Wear the EAGLE and P. COX SHOES. GENTS Wear the DOUGLAS SHOE. We challenge comparison with the World for durability and Prices of the above goods.

We call especial attention to our Large Line of HOSIERY. We will handle a good line of GROCERIES this season. We pay SPOT CASH and get all discounts. Look at Samples in our CARPET EXHIBITOR. Don't forget SANTA CLAUS will make our house his home CHRISTMAS.

GALLOWAY & SON.

October 16, 1889.

The State of South Carolina, COUNTY OF ABBEVILLE.

PROBATE COURT. Eliza W. Mabry, Administratrix of the Estate of D. L. Mabry, deceased, Plaintiff against Eliza L. Mabry et al Defendants.—Complaint for Sale of Land to pay Debts, &c.

I WILL SELL AT PUBLIC OUTCRY at Abbeville Court House, on SALE-DAY IN DECEMBER next, for the payment of debts, the following described real estate of D. Lucien Mabry, deceased, to wit: All that tract of land situate in said County and State, containing

Three Hundred and Sixty-five Acres, more or less, bounded by lands of B. L. Morrison, J. H. Cheatham, Maddox lands and Donald Mill tract.

Terms of Sale.—On a half cash, the balance on a credit of twelve months, with interest secured by bond of purchaser and a mortgage of the property. Purchaser to pay for papers.

J. FULLER LYON, Judge Probate Court. Nov. 9th, 1889.

The State of South Carolina, COUNTY OF ABBEVILLE.

PROBATE COURT. Selma T. McCreary, as Executrix, &c., Plaintiff against Mary E. McCreary et al, Defendants.—Complaint to Sell Land to pay Debts.

I WILL SELL AT PUBLIC OUTCRY at Abbeville Court House, S. C., on SALE-DAY IN DECEMBER next, for the payment of debts, the following described real estate belonging to the estate of Dr. J. H. McCreary, deceased, to wit: All that tract or parcel of land situate in said County and State, consisting of

One Hundred and Seventy-five Acres more or less, bounded by lands of Dr. J. L. Pressly, E. C. Lipford, E. W. Watson, P. Rosenberg and others.

TERMS.—One-half cash, the balance on a credit of twelve months, with interest from day of sale, the credit portion to be secured by bond of purchaser and a mortgage of the property. Purchaser to pay for papers.

J. FULLER LYON, Judge Probate Court. Nov. 8, 1889, 3t

Notice to School Trustees.

The scholastic year of 1889-90, having commenced with the first of this month, the trustees are hereby authorized to open the public schools of Abbeville county as soon as they may deem it best.

R. G. McLEES, School Com. Nov. 6, 1889.

For Sale.

140 ACRES OF LAND, well timbered and watered, with tenant houses, situated on the C. & C. R. near Ninety-six. For terms address

The State of South Carolina, COUNTY OF ABBEVILLE.

COURT OF COMMON PLEAS. John F. Campbell against Delphia Wilson et al.—Foreclosure.

BY virtue of an order of sale made in the above stated case, I will sell to the highest bidder, at Public Auction, within the legal hours of sale, at Abbeville Court House on SALE-DAY IN DECEMBER, 1889, within the legal hours of sale, the following described property, situate in said State and County, to wit: All that tract or parcel of land, containing

Fifty Acres, more or less, bounded by lands of James Evans, B. F. Miller, James Puckney and Wilson Nash, the same being lot No. 31 of the Marshall tract and having such shape and form as are represented by a plat of said land on record in the office of the Secretary of State.

TERMS OF SALE.—One-half cash, balance on a credit of twelve months, with interest from day of sale, secured by bond of purchaser and mortgage of the premises, with leave to purchaser to pay all cash. Purchaser to pay for papers.

J. C. KLUUGH, Master. Nov. 6, 1889, 1t

The State of South Carolina, COUNTY OF ABBEVILLE.

PROBATE COURT. W. Towns Jones, as Administrator, &c., Plaintiff against Eliza Killingsworth et al, Defendants.—Complaint to Sell Land to pay Debts.

I WILL SELL AT PUBLIC OUTCRY at Abbeville Court House, S. C., on SALE-DAY IN DECEMBER next, for the payment of debts, the following described real estate belonging to the estate of W. W. Ware, deceased, situate in said County and State, containing

One Hundred and Sixty Acres, more or less, bounded by Saluda River, James Cook, Estate of Wm. Maddox and others.

TERMS.—One-half cash, the balance on a credit of twelve months, with interest from day of sale, the credit portion to be secured by bond of purchaser and a mortgage of the property. Purchaser to pay for papers.

J. FULLER LYON, Judge Probate Court. Nov. 8, 1889, 3t

Sheriff's Sale.

Thomas L. Moore as Administrator of Estate of Eliza Perrin, deceased, against Thomas Christian.—Execution.

BY virtue of an Execution to me directed, in the above stated case, I will sell to the highest bidder, at Public Auction, within the legal hours of sale, at Abbeville Court House on MONDAY the 2nd day of DECEMBER, A. D. 1889, the following described property to wit: All that tract or parcel of land, containing

ONE HOUSE AND LOT, containing one acre, more or less, and in the Town of Abbeville, S. C., bounded by estate of Catherine Abston, Washington Street, and an Alley leading from the above street to the Village Spring. Leveled on and sold as the property of Thomas Christian, the following described property to wit:

The State of South Carolina, COUNTY OF ABBEVILLE.

COURT OF COMMON PLEAS. John F. Campbell against Delphia Wilson et al.—Foreclosure.

BY virtue of an order of sale made in the above stated case, I will sell to the highest bidder, at Public Auction, within the legal hours of sale, at Abbeville Court House on SALE-DAY IN DECEMBER, 1889, within the legal hours of sale, the following described property, situate in said State and County, to wit: All that tract or parcel of land, containing

Six Thousand Pounds of Seed Cotton, more or less, Five Hundred Bundles of Fodder, all Corn and Cotton in field ungathered.

Leveled on and to be sold as the property of J. F. Cromer, to satisfy the aforesaid Warrant and costs.

TERMS.—Cash. W. D. MANN, Sheriff A. C. Nov. 11th, 1889.

The State of South Carolina, COUNTY OF ABBEVILLE.

PROBATE COURT. W. Towns Jones, as Administrator, &c., Plaintiff against Eliza Killingsworth et al, Defendants.—Complaint to Sell Land to pay Debts.

I WILL SELL AT PUBLIC OUTCRY at Abbeville Court House, S. C., on SALE-DAY IN DECEMBER next, for the payment of debts, the following described real estate belonging to the estate of W. W. Ware, deceased, situate in said County and State, containing

One Hundred and Sixty Acres, more or less, bounded by Saluda River, James Cook, Estate of Wm. Maddox and others.

TERMS.—One-half cash, the balance on a credit of twelve months, with interest from day of sale, the credit portion to be secured by bond of purchaser and a mortgage of the property. Purchaser to pay for papers.

J. FULLER LYON, Judge Probate Court. Nov. 8, 1889, 3t

Sheriff's Sale.

Thomas L. Moore as Administrator of Estate of Eliza Perrin, deceased, against Thomas Christian.—Execution.

BY virtue of an Execution to me directed, in the above stated case, I will sell to the highest bidder, at Public Auction, within the legal hours of sale, at Abbeville Court House on MONDAY the 2nd day of DECEMBER, A. D. 1889, the following described property to wit: All that tract or parcel of land, containing

ONE HOUSE AND LOT, containing one acre, more or less, and in the Town of Abbeville, S. C., bounded by estate of Catherine Abston, Washington Street, and an Alley leading from the above street to the Village Spring. Leveled on and sold as the property of Thomas Christian, the following described property to wit:

Master's Sale. The State of South Carolina, COUNTY OF ABBEVILLE.

COURT OF COMMON PLEAS. Greig & Matthews against Jane Kay.

BY virtue of an order of sale made in the above stated case, I will offer for sale at public outcry at Abbeville C. H., S. C., on SALE-DAY IN DECEMBER, 1889, within the legal hours of sale, the following described property, situate in said State and County, to wit: All the interest conveyed by Jane Kay by the mortgage given by her in the above stated case in all that tract or parcel of land, known as part of the G. H. Key place, containing

Two Hundred Acres, more or less, and bounded by lands of F. M. Stone on the South and East, by lands of M. A. Higby on the West, and the Columbia and Greenville R. R. on the North.

TERMS OF SALE.—One-half cash, balance on a credit of twelve months with interest from day of sale, secured by bond of purchaser and mortgage of the premises, with leave to purchaser to pay all cash. Purchaser to pay for papers.

J. C. KLUUGH, Master. Nov. 6, 1889, 4t

Master's Sale. The State of South Carolina, COUNTY OF ABBEVILLE.

COURT OF COMMON PLEAS. Rosa P. Morrow et al., against James Barnes et al.—Partition.

BY virtue of an order of sale made in the above stated case, I will offer for sale at public outcry at Abbeville C. H., S. C., on SALE-DAY IN DECEMBER, 1889, within the legal hours of sale, the following described property, situate in said State and County, to wit: All that tract or parcel of land, known as the C. V. Barnes homestead, located in the town of Lowndesville, on the South side of Main street containing

Six Acres, more or less, bounded by lands of the Watkins estate (now Sturkey) Mrs. M. M. Mitchell and others.

TERMS OF SALE.—One-half cash, balance on a credit of twelve months with interest from day of sale, secured by bond of purchaser and mortgage of the premises, with leave to purchaser to pay all cash. Purchaser to pay for papers.

J. C. KLUUGH, Master. Nov. 6, 1889, 4t

Sheriff's Sale. O'Connor & Bailey against Thomas McGottigan.—Execution.

BY virtue of an Execution to me directed, in the above stated case, I will sell to the highest bidder, at Public Auction, within the legal hours of sale, at Abbeville Court House on SATURDAY the 18th day of NOVEMBER, A. D. 1889, the following described property, to wit: A lot of goods belonging to Thomas McGottigan, consisting of

Bar Fixtures, One Iron Safe, Beer Cooler, Looking Glass, One Lot of Barrels, and other things too numerous to mention. Leveled on and to be sold as the property of O'Connor & Bailey, to satisfy the aforesaid Execution and costs.

TERMS.—Cash. W. D. MANN, Sheriff A. C. November 1, 1889.

Sheriff's Sale. R. H. Devlin against John F. Adams.—Warrant to seize crop for rent.

BY virtue of a Warrant to me directed, in the above stated case, I will sell to the highest bidder, at Public Auction, within the legal hours of sale, at Abbeville Court House on SATURDAY the 18th day of NOVEMBER, A. D. 1889, the following described property, to wit: A lot of goods belonging to John F. Adams, consisting of

Five Hundred Bundles of Fodder, more or less, Five Bales of Cotton, One Hundred Bushels of Cotton Seed, more or less, One Lot of Roughness, Corn and Cotton in field ungathered.

Leveled on and to be sold as the property of John F. Adams, to satisfy the aforesaid Warrant and costs.

TERMS.—Cash. WILLIAM D. MANN, Sheriff A. C. Oct. 29, 1889.

The State of South Carolina, ABBEVILLE COUNTY.

PROBATE COURT.—Citation for Letters of Administration. By J. FULLER LYON, Esq., JUDGE PROBATE COURT.

WHEREAS, J. W. Siggs has made suit to me, to grant Letters of Administration of the Estate and effects of Ida P. Williams, late of Abbeville County, deceased.

These are therefore, to call and admonish all and singular the kindred and creditors of the said Ida P. Williams, deceased, that they be and appear before me in the Court of Probate, to be held at Abbeville C. H., on Tuesday, November 19, 1889, after publication hereof, at 10 o'clock in the forenoon, to show cause why they should not be granted Letters of Administration of the said estate.

Given under my hand and seal of the Court, this 14th day of November, in the year of our Lord one thousand eight hundred and eighty-nine, and in the 114th year of American Independence.

Published on the 6th day of November, 1889, in the Press and Banner and on the Court House door for the state in request to prevent any fraud.

J. FULLER LYON, Judge Probate Court. Nov. 6, 1889, 1t

The State of South Carolina, County of Abbeville.

COURT OF PROBATE. James A. Partlow, Plaintiff, against E. H. Perryman, M. R. Finley, et al, Defendants.

COPY SUMMONS TO PROVE WILL IN DUE FORM.

COTTON SEED MEAL. AS A FOOD FOR CATTLE IT HAS NO EQUAL.

A Few Paragraphs Which the Farmer or Merchant Read with Profit.

W. E. Stone, Texas University Station.

It is desired to call attention to some of the practical as well as scientific features connected with the use of cotton seed meal as a stock food. The practice is not a new one, except in the sense that the whole cotton seed oil industry is recent, and hence new to the grower.

Up to the present time nothing like an economical utilization of the cotton seed hulls has been attempted. The common practice has been to burn them under the mill boilers as a cheap means of disposal, and even the valuable hulls thus produced have been largely exported to other parts of the country.

As an absorbent for bedding stock they are found to be of great value, giving off a large quantity of steam, and hence are not regarded with favor by those who have tried them in this way.

The process of separating the kernels of the cotton seed from the hulls, in the oil mills, consists essentially in crushing and cutting the seeds and dividing the two portions by a system of screens and shakers. At first sight it would seem to be a physical impossibility for an animal to consume any appreciable quantity of the hulls thus produced. They consist of fragments of seed coats one-sixteenth of an inch in diameter, of a dark brown color, very tough and tenacious, and entangled in a mass of cotton fibers, which are added to the hulls.

It is a matter of difficulty to reduce it to anything like a suitable form for analysis. In the mortar it forms an elastic white mass, which is not easily ground.

Crushed in the mortar it is harsh and dry. Mastication promotes an abundant secretion of saliva, and the food is mixed with any similar material. It has very little taste, and that apparently due to the small particles of the seed remaining in the meal.

Altogether they possess apparently few inviting features as a food. In spite of this, the seed hulls, when properly prepared, are a most valuable food for stock, and the hulls or meal before, soon acquire an eager appetite for them, and after a few days' practice, a diet of one composed of hay and corn. This is due to the meal rather than the hulls which, as already noted, are well liked.

From the large amount of fibre on the hulls the danger of baling up, or producing stoppages of the bowels might be anticipated. We have been told that a horse, in such a case, nor is there even a tendency toward constipation. On the contrary, the effect is to loosen the bowels, and the system, with an excess of meal, may develop into "scouring." This is the well known result of the feeding of cotton seed meal in connection with other materials. The hulls and meal seem particularly adapted therefore to being fed together, the effects of each counteracting the other.

All ages and conditions of cattle have been fed with it. Natural and artificial methods of feeding hold good here. Poor, scrubby animals, too young or too old, and in bad condition, are improved by the use of the meal. Two and a half to four years is the best age, according to some authorities; in Houston, Texas, steers from four to five years old were most profitable. Steers are preferred to heifers. The best season is winter; summer feeding has been found unprofitable. The feeders should be fed as soon as they have reached a standstill in the increase of weight. It has been noted that a horse, in such a case, nor is there even a tendency toward constipation. On the contrary, the effect is to loosen the bowels, and the system, with an excess of meal, may develop into "scouring." This is the well known result of the feeding of cotton seed meal in connection with other materials. The hulls and meal seem particularly adapted therefore to being fed together, the effects of each counteracting the other.

Nothing occurred on the route to my destination worthy of remark. When I arrived at Raleigh, N. C., I found the weather very warm and the humidity of the air oppressive. I noticed the women and children seemed cheerful, but none of the men appeared to be in good health. I made a few calls on my friends, and then went to the hotel. I was very much surprised to find that the hotel was very comfortable and the service very good. I was very much surprised to find that the hotel was very comfortable and the service very good.

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Story of a Cotton Bale in Two Chapters.

The Rural Carolinian, Sept., 1874.

Important truths cannot too often be repeated; and to attract attention to them and deepen their impression, they should be presented in as many and as varied forms as possible. The poverty of the cotton grower; the impoverishment of the soil; the ruinous effects of the credit system; the costliness of the complicated process by means of which the raw cotton is transformed into the finished fabric; the North or to Europe, manufactured, and finally brought back, in the shape of cloth, to the original producer, are by no means novel facts. They have been set forth in these pages again and again; but the desired effect has not been produced. They must be reiterated, and we shall continue to repeat: "diversify your crops; avoid debt and liens; buy your seed and fertilizer in Granges; secure the services of the co-operative and first hand purchasers; sell your produce with the intervention of as few intermediaries as possible, so as to get as large a share as you can of what the consumer finally must pay for it. At present, however, our purpose is simply to introduce a puzzle, which the reader we desire to inculcate is thrown into narrative form and may therefore catch, read, reflected on, and talked over, with a new statement of the same facts would command little attention. This story of a cotton bale, and the puzzle which it contains, is by N. Neathery, of Raleigh, N. C. We find it credited to the Raleigh Crescent:

CHAPTER I. I was raised in Wake county, North Carolina, by a farmer of moderate means. At the age of 12 I learned from a conversation between the farmer and a neighbor, that the land on which I was raised was mortgaged to a Baltimore merchant, and that the merchant was the owner of the land, and also the Raleigh merchant who had sold supplies of Western bacon and other goods to the farmer, and who had been forced him to pay a heavy fee for drawing and recording the mortgage securing the cotton sale.

I noticed that the mules on the farm were poorly fed, and that as they passed the lot they eagerly nipped a few bunches of luxuriant clover which had sprung up from seeds dropped out of the Northern oats. The farmer said as the mules passed on, "I would sow an acre in clover, but I need all my best seed for my mules."

I have nothing very remarkable to tell you concerning my youthful days. I observed that the hands employed were the field were poorly clad. Most of them wore coarse, cheap, Northern made clothes, shoes and hats, and from their rude talk I found that they had very little education. The wives and children of these farm laborers frequently came to the mill, and I saw that the women wore Northern made dresses, and that the children were growing up in ignorance.

After being picked and packed I was taken to the mill. The cotton gin merchant said to the farmer: "Cotton is flat to-day, but I expect it will go up soon. The farmer sighed and replied: "Well, I guess I will have to wait for a better price." I went into a large new brick store, and accidentally heard the merchant say to the clerk: "Insure this bale of cotton to Baltimore, and charge it to the account of the farmer. I will pay you for the insurance." I remained shut up for some time, when the farmer came one day and the merchant said to him: "I have insured your bale of cotton to Baltimore, and I will pay you for the insurance. I will ship your bale to Baltimore and do the best I can with it."

A day or so later I was hoisted into it, the merchant said: "Have this bale insured and directed to W. & A. Baltimore. They will pay the freight and insurance."

I was hurried over the railroad to Norfolk, and thence by steamer to Baltimore. I was packed in a large box, and I was very much surprised to find that the box was very comfortable and the service very good. I was very much surprised to find that the box was very comfortable and the service very good.

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